Attorney Docket 110.: 3COM-T1129.DIV



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I hereby certify that the bearing First Class F	his transmittal of the below desc ostage and addressed to the U.S	ribed document is being of S. Patent and Trademark C	deposited with the United Statistice, Washington, D.C., 2023	ates Postal Service in an envelope 1				
Date of Deposit: 04/21	/03 Name of Person Making the Deposit:	ANDREA MARTINEZ	Signature of the Person Making the Deposit:	Undea Nax				
In re Application of: Fletcher et al.								
Serial No.: 09/518,221 Examiner: England, D.								
Filed:	03/02/00	Art Unit:	2143	RECEIVED				
For: DISTRIBUTED REMOTE MANAGEMENT (DRMON) FOR NETWORKS APR 2 9 2003								
Assistant Commissioner for Patents Washington, D.C. 20231								
RESTRICTION REQUIREMENT TRANSMITTAL								
1. Transmitted herewith is an amendment for this application								
x Transmitted herewith is a response to Restriction Requirement for the above identified patent application.								
(<u>2</u> sheets)								
Other:	ed herewith are	Sheets of Substill	lute format drawings.					
••••••								
2. Applica	ant is other than a small	entity						
Extension of Term								
3. The pr	3. The proceedings herein are for a patent application and the provisions of 37 C.F.R. 1.136 apply.							
(a) [] Applicant petitions for an extension of time under 37 C.F.R. 1.136 (fees: 37 C.F.R. 1.17(a)-(d) for the total number of months checked below:)								
	Extension	<u></u>	- ee					
	[] one month		\$110.00					
	[] two months [] three mont		\$410.00 \$930.00					
	[] four month		1,450.00					
		<u>j</u>	Fee \$					
If an additional extension of time is required, please consider this a petition therefor.								
(b) [X] Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.								

Fee Calculation

4. The fee for claims (37 C.F.R. 1.16(b)-(d)) has been calculated as shown below:

Fee Items	Claims Remaining After Amendment	Highest Number of Claims Previously Paid For	Present Extra Claims	Fee Rate	Total	
Total Claims	15	- 24 =	0	x \$18.00	0.00	
Independent Claims	6	- 6 =	0	x \$84.00	0.00	
Multiple Dependent Claim Fee (one or more, first added by this \$260.00 amendment)						
Total Fees						

PAYMENT OF FEES

- 5. The full fee due in connection with this communication is provided as follows:
- [x] The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No.: 23-0085.

 A duplicate copy of this authorization is enclosed.
- [] A check in the amount of \$\frac{\sigma}{2}\$
- [] Charge any fees required or credit any overpayments associated with this filing to Deposit Account No.: 23-0085.

Please direct all correspondence concerning the above-identified application to the following address:

WAGNER, MURABITO & HAO LLP
Two North Market Street, Third Floor
San Jose, California 95113

(408) 938-9060

Respectfully submitted,

Date: 4/21/03

Reginald A. Ratliff Reg. No. 48,098



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applio	cation of:)		
	Fletcher et al.)	Examiner:	England, D.
Serial No.:	09/518,221)	Art Unit:	2143
Filed:	March 2, 2000)		
MA	TRIBUTED REMOTE NAGEMENT (DRMON) R NETWORKS)))		APR 2 9 2003
				Technology Center 2100

Commissioner of Patents and Trademarks Washington, DC 20231

RESPONSE TO RESTRICTION REQUIREMENT

Dear Sir:

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In the Office Action mailed March 19, 2003, the Examiner has stated that the present Application contains six distinct inventions. As such, the Examiner has required the Applicants to elect a single invention for prosecution on the merits.

Specifically, the Examiner has required the Applicants to elect between a first invention, Group I, recited in Claims 10 - 12, drawn to bridges/Brouters, classified in class 370, subclass 911, a second invention, Group II, recited in Claims 13-15, drawn to network configuring, classified in class 709, subclass 220, a third invention, Group III, recited in Claims 16-20, drawn to computer-to-computer data modifying, classified in class 709, subclass 246, a fourth invention, Group IV, recited in Claims 21 and 22, drawn to event handling, classified in class 709, subclass 318, a fifth invention, Group V, recited in Claim 23, drawn to protocol implementation, classified 3COM-T1129.DIV Group Art Unit: 2143

Examiner: England, D.

Serial No.: 09/518,221

in class 709, subclass 230, and a sixth invention, Group VI, recited in Claim 24, drawn to network managing/monitoring status, classified in class 345, subclass 736,

ELECTION WITHOUT TRAVERSE AMONG GROUPS I-VI

Applicants elect without traverse Group III, recited in Claims 16 – 20, drawn to computer-to-computer data modifying, classified in class 709, subclass 246.

The Examiner is invited to contact Applicants' undersigned representative if the Examiner believes such action would expedite resolution of the present Application.

Respectfully submitted,

WAGNER, MURABITO & HAO LLP

Date: $\frac{4/2^{-1}}{2}$, 2003

John P. Wagner Reg. No. 35,398 Two North Market Street Third Floor San Jose, California 95113 (408) 938-9060

3COM-T1129.DIV Examiner: England, D.

Serial No.: 09/518,221 Group Art Unit: 2143